

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

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CHINESE AUTOMOBILE DISTRIBUTORS OF
AMERICA LLC,

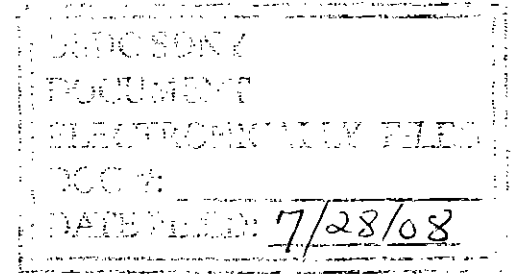
Plaintiff,

- against -

MALCOLM BRICKLIN, JONATHAN BRICKLIN,
BARBARA BRICKLIN JONAS, MICHAEL JONAS,
SANIA TEYMENY, SCOTT GILDEA, and
VISIONARY VEHICLES LLC,

Defendants.

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ORDER

07 Civ. 4113 (LLS)

Defendants (except Scott Gildea) having filed a motion to disqualify McCarter & English LLP from representing the plaintiff (Docket No. 37) without first arranging a pre-motion conference as required by Rule 2(A) of the Court's Individual Practices, it is ordered that:


1. The motion is dismissed without prejudice to renewal. As stated by Rule 2(A), "To arrange a pre-motion conference, the moving party shall submit a letter not to exceed three pages in length setting forth the basis for the anticipated motion."

2. The pre-motion conference can be scheduled as promptly as practicable for counsel.

3. Moving defendants' time to move or answer with respect to the Verified Amended Complaint is extended until the issue of disqualification of plaintiff's counsel is resolved.

So Ordered.

Dated: New York, New York
July 28, 2008



LOUIS L. STANTON
U. S. D. J.